## § 416.30 Terms of agreement with CMS.

As part of the agreement under §416.26 the ASC must agree to the following:

- (a) Compliance with coverage conditions. The ASC agrees to meet the conditions for coverage specified in subpart C of this part and to report promptly to CMS any failure to do so.
- (b) Limitation on charges to beneficiaries. The ASC agrees to charge the beneficiary or any other person only the applicable deductible and coinsurance amounts for facility services for which the beneficiary—
- (1) Is entitled to have payment made on his or her behalf under this part; or
- (2) Would have been so entitled if the ASC had filed a request for payment in accordance with §410.165 of this chapter.
- (c) Refunds to beneficiaries. (1) The ASC agrees to refund as promptly as possible any money incorrectly collected from beneficiaries or from someone on their behalf.
- (2) As used in this section, money incorrectly collected means sums collected in excess of those specified in paragraph (b) of this section. It includes amounts collected for a period of time when the beneficiary was believed not to be entitled to Medicare benefits if—
- (i) The beneficiary is later determined to have been entitled to Medicare benefits; and
- (ii) The beneficiary's entitlement period falls within the time the ASC's agreement with CMS is in effect.
- (d) Furnishing information. The ASC agrees to furnish to CMS, if requested, information necessary to establish payment rates specified in §§416.120-416.130 in the form and manner that CMS requires.
- (e) Acceptance of assignment. The ASC agrees to accept assignment for all facility services furnished in connection with covered surgical procedures. For purposes of this section, assignment means an assignment under §424.55 of this chapter of the right to receive pay-

- ment under Medicare Part B and payment under §424.64 of this chapter (when an individual dies before assigning the claim).
- (f) ASCs operated by a hopsital. In an ASC operated by a hospital—
- (1) The agreement is made effective on the first day of the next Medicare cost reporting period of the hospital that operates the ASC; and
- (2) The ASC participates and is paid only as an ASC.
- (3) Costs for the ASC are treated as a non-reimbursable cost center on the hopsital's cost report.
- (g) Additional provisions. The agreement may contain any additional provisions that CMS finds necessary or desirable for the efficient and effective administration of the Medicare program.

[47 FR 34094, Aug. 5, 1982, as amended at 51 FR 41351, Nov. 14, 1986; 56 FR 8844, Mar. 1, 1991; 74 FR 60680, Nov. 20, 2009]

## § 416.35 Termination of agreement.

- (a) Termination by the ASC—(1) Notice to CMS. An ASC that wishes to terminate its agreement must send CMS written notice of its intent.
- (2) Date of termination. The notice may state the intended date of termination which must be the first day of a calendar month.
- (i) If the notice does not specify a date, or the date is not acceptable to CMS, CMS may set a date that will not be more than 6 months from the date on the ASC's notice of intent.
- (ii) CMS may accept a termination date that is less than 6 months after the date on the ASC's notice if it determines that to do so would not unduly disrupt services to the community or otherwise interfere with the effective and efficient administration of the Medicare program.
- (3) Voluntary termination. If an ASC ceases to furnish services to the community, that shall be deemed to be a voluntary termination of the agreement by the ASC, effective on the last day of business with Medicare beneficiaries.
- (b) Termination by CMS—(1) Cause for termination. CMS may terminate an agreement if it determines that the ASC—

<sup>&</sup>lt;sup>1</sup>For facility services furnished before July 1987, the ASC had to agree to make no charge to the beneficiary, since those services were not subject to the part B deductible and coinsurance provisions.